UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

TINIMED COMMEC OF AMEDICA

UNITED STATES OF AMERICA, :

-against- : 16 Cr. 760 (RMB)

AHMAD KHAN RAHIMI, : AFFIRMATION

Defendant. :

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SABRINA P. SHROFF, Esq., hereby affirms under penalties of perjury pursuant to Title 28 U.S.C. 1746:

- 1. I am a staff attorney with the Federal Defenders of New York, Inc., and trial counsel to Ahmad Khan Rahimi. I make this affirmation in support of Mr. Rahimi's omnibus motion to, *inter alia*, suppress post-arrest statements pursuant to the Fifth Amendment of the U.S. Constitution, as well as such other and further relief as the Court deems just and proper.
- 2. Attached as Exhibit A is a true and correct copy of the Federal Bureau of Investigation's FD-302 summary of its Sept. 29, 2016 interrogation of Mr. Rahimi, dated Sept. 29, 2016.
- 3. Attached as Exhibit B is a true and correct copy of the Federal Bureau of Investigation's FD-302 summary of its Sept. 27 and 28, 2016 interrogations of Mr. Rahimi, dated Sept. 30, 2016.
- 4. Attached as Exhibit C is a true and correct copy of a letter from counsel for the Government to Defense Counsel, dated Mar. 21, 2017.

- 5. Attached as Exhibit D is a true and correct copy of an email from counsel for the Government to Defense Counsel, dated Apr. 7, 2017.
- 6. Attached as Exhibit E is a true and correct copy of the document from Mr. Rahimi's University Hospital medical records entitled "Physical Exam/Injuries."
- 7. Attached as Exhibit F is a true and correct copy of the document from Mr. Rahimi's University Hospital medical records entitled "Progress Notes by Physicians" dated Sept. 27-28, 2016.
- 8. Attached as Exhibit G is a true and correct copy of the document from Mr. Rahimi's University Hospital medical records entitled "ED Notes," dated Sept. 19, 2016.
- 9. Attached as Exhibit H is a true and correct copy of the document from Mr. Rahimi's University Hospital medical records entitled "Progress Notes by Physicians" dated Sept. 26-27, 2016.
- 10. Attached as Exhibit I is a true and correct copy of the document from Mr. Rahimi's University Hospital medical records entitled "Progress Notes by Therapist," dated Sept. 28-29, 2016.
- 11. Attached as Exhibit J is a true and correct copy of the document from Mr. Rahimi's University Hospital medical records entitled "Progress Notes by Physicians" dated Sept. 29, 2016.
- 12. Attached as Exhibit K is a true and correct copy of the document from Mr. Rahimi's University Hospital medical records entitled "Medical Records Admitting Form."

Case 1:16-cr-00760-RMB Document 62 Filed 05/04/17 Page 3 of 3

13. Attached as Exhibit L is a true and correct copy of the article Karen

Workman, et al., Chelsea Bombing: What We Know and Don't Know, N.Y. Times,

Sept. 18, 2016, https://nyti.ms/2cPTIBs.

Attached as Exhibit M is a true and correct copy of the article Marc

Santora, et al., Ahmad Khan Rahami Is Arrested in Manhattan and New Jersey

Bombings, N.Y. Times, Sept. 19, 2016, https://nyti.ms/2d1QSXo.

15. Attached as Exhibit N is a true and correct copy of the article Devlin

Barrett & Pervaiz Shallwani, N.Y. Bomb Suspect Ahmad Khan Rahami Captured;

No Others Being Sought, Wall St. J., Sept. 19, 2016, http://on.wsj.com/2qx5HqP.

Dated: New York, New York

May 4, 2017

/s/ Sabrina P. Shroff, Esq.

SABRINA P. SHROFF, Esq.

3